1 2 3 4 5 6 7 8 9	BURKHALTER KESSLER CLEMENT & GEORGE LLP Alton G. Burkhalter, Esq. (SBN)119595 Email: aburkhalter@bkcglaw.com Joshua A. Waldman, Esq. (SBN 3222859) Email: jwaldman@bkcglaw.com 2020 Main Street, Suite 600 Irvine, California 92614 Telephone: (949) 975-7500 Facsimile: (949) 975-7501 Attorneys for Third-Party Defendant Auction Brothers, Inc. UNITED STATES DISTRICT COURT					
0	CENTRAL DISTRICT OF CALIFORNIA – SOUTHERN DIVISION					
1 2 3 4	TP-LINK USA CORPORATION, Plaintiff, v. CAREFUL SHOPPER, LLC, ADAM STARKE, SORA STARKE, and DOES 1 through 10, inclusive,	Case No.: 8:19-CV-00082-JLS-KES Honorable Josephine L. Staton Courtroom 10A NOTICE OF JOINDER OF AUCTION				
5 6 7 8	through 10, inclusive, Defendants. CAREFUL SHOPPER, LLC,	BROTHERS, INC. IN MOTION OF TP-LINK'S NOTICE OF MOTION AND MOTION TO STRIKE AND/OR DISMISS AMENDED COUNTERCLAIMS MEMORANDUM				
9 20 21 22	Counterclaimant- Third-Party Plaintiff, v. TP-LINK USA NORTH AMERICA INC.	OF POINTS AND AUTHORITIES IN SUPPORT THEREOF Cal. Code Civ. P. 425.16 and Fed. R. Civ. P. 12				
23 24 25 26	and AUCTION BROTHERS, INC. dba AMAZZIA, Third-Party Defendants.	Hearing Date: March 13, 2020 Hearing Time: 10:30 a.m. Courtroom: 10A Complaint Filed: January 15, 2019				
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TO THE HONORABLE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE THAT PLEASE TAKE NOTICE that Third-Party Defendant Auction Brothers, Inc. dba Amazzia ("Amazzia"), by and through its counsel of record, hereby join in Plaintiff TP-Link USA Corporation and Third-Party Defendant TP-Link North America, Inc.'s (together, "TP-Link") Motion To Strike And/Or Dismiss Amended Counterclaims, and identified as Document No. 62 on the Court's docket (the "TP-Link's Motion").

By this Joinder, Amazzia joins in all the arguments made in TP-Link's Motions, and relief requested, including but not limited to the arguments set forth in the memorandum of points and authorities, and supporting evidence. Amazzia is alleged to be an agent of TP-Link and thereby stands in an equivalent position as TP-Link for purposes of the arguments set forth in TP-Link's Motion, and any relief granted to the TP-Link should be equally granted to Amazzia. Further, Amazia reserves the right to present oral argument to the Court at the hearing on TP-Link's Motion.

DATED:	February 10	0. 2020	Respectfully	v submitted.
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BURKHALTER KESSLER CLEMENT & GEORGE LLP

By: /s/ Joshua A. Waldman
Alton G. Burkhalter, Esq.
Joshua A. Waldman, Esq.
Attorneys for Third-Party Defendant,
Auction Brothers, Inc.

1 CERTIFICATE OF SERVICE 2 3 I hereby certify that a true and correct copy of the foregoing **NOTICE OF** JOINDER OF AUCTION BROTHERS, INC. IN MOTION OF TP-LINK'S NOTICE OF MOTION AND MOTION TO STRIKE AND/OR DISMISS 5 AMENDED COUNTERCLAIMS MEMORANDUM OF POINTS **AUTHORITIES IN SUPPORT THEREOF** were served upon all parties that have 6 appeared in this action either individually or through counsel via electronic mail and 7 U.S. Mail, addressed below as follows: 8 9 SHEPHERD, FINKELMAN, MILLER & SHAH LLP James C. Shah (SBN 260435) 10 35 E State Street 11 Media, PA 19063 12 Telephone (610) 891-9880 Facsimile: (866) 300-7367 13 ishah@sfmslaw.com 14 Attorneys for Defendant Careful Shopper, LLC, Adam Starke and Sora Starke 15 16 LAW OFFICE OF MARK SCHLACHET Mark Schlachet (admitted pro hac vice) 17 3515 Severn Road 18 Cleveland, Ohio 44118 Telephone: (216) 225-7559 19 Facsimile: (216) 932-5390 20 markschlachet@me.com Attorneys for Defendant Careful Shopper, LLC, Adam Starke and Sora Starke 21 22 23 Dated: February 10, 2020 /s/ Joshua A. Waldman By: Joshua A. Waldman 24 25 26 27 28